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1	Plaintiff Lori Loveland ("Plaintiff") and Defendant Home Depot U.S.A., Inc.
2	("Defendant," and, collectively with Plaintiff, the "Parties"), hereby submit this Supplemental
3	Joint Case Management Statement as requested by the Court at the Case Management Conference
4	held on December 4, 2025. The Parties propose the following deadlines for class certification
5	motions and discovery:
6	• Last day to file Class Certification motions and serve Initial Class Certification
7	Expert Disclosures: 6/26/2026 (based on 9/24/2026 hearing date and the parties'
8	agreed-to briefing schedule)
9	• Oppositions and Rebuttal Class Certification Expert Disclosures: 8/10/2026 (45
10	days later)
11	• Replies and Fact Discovery Cutoff: 9/9/2026 (30 days later)
12	• Class Certification Expert Discovery Cutoff: 9/17/2026 (one week after Replies)
13	• Class Certification Hearing: 9/24/2026
14	The Parties reserve the right to seek additional discovery post-class certification if
15	warranted, and to set further deadlines for trial experts.
16	Dated: December 5, 2025 MILLS SADAT DOWLAT LLP
17	Dated: December 5, 2025 MILLS SADAT DOWLAT LLP
18	By: /s/Arash Sadat
19	Arash Sadat
20	Attorneys for Plaintiffs Lori Loveland and the Putative Class
21	and the rutative Class
22	Dated: December 5, 2025 MORGAN, LEWIS & BOCKIUS LLP
23	MORGAN, LEWIS & BOCKIOS LEF
24	By: /s/Barbara J. Miller
25	Barbara J. Miller
26	Attorneys for Defendant Home Depot U.S.A., Inc.
27	Home Depot O.S.A., me.
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**ATTESTATION** I, Barbara J. Miller, am the ECF user whose identification and password are being used to file this Supplemental Joint Case Management Statement. In Complaint with Civil L.R. 5-1(i)(3), I hereby attest that all other signatories, and on whose behalf the filing is submitted concur in the filing's content and have authorized the filing. Dated: December 5, 2025 MORGAN, LEWIS & BOCKIUS LLP By: /s/Barbara J. Miller Barbara J. Miller Attorneys for Defendant Home Depot U.S.A., Inc.